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11 Attorneys for Defendant
 11 LEXAR MEDIA, INC.

12 UNITED STATES DISTRICT COURT
 13 NORTHERN DISTRICT OF CALIFORNIA
 14 SAN JOSE DIVISION

16 JENS ERIK SORENSEN, as Trustee of
 17 SORENSEN RESEARCH AND
 17 DEVELOPMENT TRUST,

18 Plaintiff,

19 v.

20 LEXAR MEDIA, INC., a Delaware corporation;
 21 and DOES 1 - 100,

22 Defendants.

Case No. C08-00095 JW RS

DEFENDANT LEXAR MEDIA, INC.'S
 MISCELLANEOUS ADMINISTRATIVE
 REQUEST TO FILE DOCUMENTS
 UNDER SEAL

Date: September 8, 2008
 Time: 9:00 a.m.
 Courtroom: 8, 4th Floor
 Judge: Hon. James Ware

1 Pursuant to Civil Local Rules 7-11 and 79-5, Lexar Media, Inc. ("Lexar") hereby
2 moves to file under seal Exhibits A through F to the Lee Declaration filed in connection with
3 Lexar's Supplemental Statement In Opposition To Plaintiff's Motion For Application Of 35
4 U.S.C. § 295 Presumption Of Infringement.

5 Portions of this document contain information that has been designated as
6 "Confidential" or "Highly Confidential - Attorneys' Eyes Only" under the Protective Order in this
7 case and relate to the process by which the product accused by the Plaintiff of being made by an
8 infringing process is manufactured. The disclosure of these documents, for instance to
9 competitors or others in the industry, may harm Lexar and/or its suppliers.

10 As required by Civil Local Rule 79-5(b), Lexar is lodging with the Clerk two
11 copies of these documents (for filing under seal).

12 This request is narrowly tailored to seal only the material for which good cause to
13 seal has been established. The Plaintiff has stipulated, under Rule 7-12, to Lexar's request to file
14 documents under seal, and a proposed order consisting of an endorsement on the stipulation has
15 been filed with this request. For the foregoing reasons, Lexar respectfully requests that the Court
16 grant Lexar's Miscellaneous Administrative Request to Seal Documents.

17 Dated: August 29, 2008

WEIL, GOTSHAL & MANGES LLP

19 BY: /s/ Jared Bobrow
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21 Attorneys for Defendant,
LEXAR MEDIA, INC.